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JAN 5 2009 When the Paper	work Reduction Act of 1	995, no persons are required to respon	Patent and T	Approved for use through 9/30/00. OMB 0651-0031 Frademark Office: U.S. DEPARTMENT OF COMMERCE offormation unless it displays a valid OMB control number	
JAN 1		Application Number	10/577,971		
TRANSMITTAL		Confirmation Number			
		Filing Date	with an effective filing date 2004		
FORM		First Named Inventor	Igor Lvovich SKRYABIN, George PHANI, Sylvia Medlyn TULLOCH, Graeme Leslie EVANS and Ben JAUSNIK		
(to be used for all corresponden	ce after initial filing)	Group Art Unit			
		Examiner Name	Fax: (571) 273-		
Total No. of Pages in this Sub	mission:11	Attorney Docket Number	ADAPLU PO	03AUS (formerly GRIHAC P47AUS)	
		ENCLOSURES (check all t	hat apply)		
□ Fee Transmittal Form □ Fee attached - Check \$ □ Amendment/Response □ After Final □ Affidavits/declaration(s) □ Extension of Time Request (in Duplicate) □ Express Abandonment Request □ Information Disclosure Stmt □ Certified Copy of Priority Document(s) □ Response to Missing Part/s Incomplete Application		☐ Assignment papers (for an Application) ☐ Drawing(s) ☐ Licensing-related Papers ☐ Petition Routing Slip (PTO and Accompanying Petition (DELETED - no long) ☐ To Convert a Provisional F ☐ Power of Attorney, Revoca Change of Correspondence ☐ Terminal Disclaimer ☐ Small Entity Statement ☐ Request for Refund	n ger useful) Petition ation	 □ After Allowance Communication to Group □ Appeal Communication to Board of Appeals and Interferences □ Appeal Communication to Group (Appeal Notice, Brief, Reply Brief) □ Proprietary Information □ Status Letter ■ Additional Enclosure(s) (please identify below): Renewed Petition Under 37 CFR §1.47(a)- 2 pg. Copy of Dec. 19, 2008 letter to Igor Skryabin- 1 pg Copy Supple. Decl 3 pgs. Copy of September 14, 2007 letter from 	
☐ Response to M under 37 CFR	☐ Response to Missing Parts under 37 CFR 1.52 or 1.53			Igor Skryabin- 2 pgs. Copy of self-addressed stamped envelope- 1pg. Copy of Regist. Mail Receipt- 2 pgs. Postcard	
REMARKS					
· · · · · · · · · · · · · · · · · · ·	SIGNA	TURE OF APPLICANT, ATTO	RNEY, OR AGI	ENT	
Firm or Individual Name	Michael J. Bujolo DAVIS & BUJOL			Reg. No. 32,018 CUSTOMER NO. 020210	
Signature		will By	SO		
Date	January 9, 20	009	, "		
	1 2220.	CERTIFICATE OF MAI	LING		
I hereby certify that this corr in an envelope addressed t	respondence is bei		ates Postal Serv	rice with sufficient postage as first class mail 2313-1450 on <u>January 9, 2009</u> .	
Signature		reland D	yle	Date: January 9, 2009 (aag)	

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PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of : Igor Lvovich SKRYABIN, George PHANI, Sylvia

Medlyn TULLOCH, Graeme Leslie EVANS and

with an effective filing date of November 3, 2004

MULTILAYERED PHOTOVOLTAIC DEVICE ON

ADAPLU P03AUS (formerly GRIHAC P47AUS)

Ben JAUSNIK 10/577,971

ENVELOPE SURFACE

Serial no.

Confirmation No. : Filed :

For

Group Art Unit Examiner Docket

The Commissioner for Patents U.S. Patent & Trademark Office

P. O. Box 1450 Alexandria, VA 22313-1450

RENEWED PETITION UNDER 37 CFR §1.47(a)

Dear Sir:

IXXXI NO FEES ARE PAYABLE WITH RESPECT TO THIS RENEWED PETITION

In response to the Decision on Petition mailed November 20, 2008, the Applicant is filing a Renewed Petition Under 37CFR 1.47(a) concerning the above identified application.

In the November 20, 2008 Decision, the Applicant notes that the Petition under 37 CFR 1.47(a) satisfies items (1), (2) and (3), of 37 CFR 1.47(a), while item (4) has yet to be satisfied. In particular, the United States Patent and Trademark Office indicates that the Declaration filed on May 5, 2008 by petitioner and signed by Igor Skryabin is defective because the Applicant crossed the section of the Declaration that has the Power of Attorney on the first page. It is further noted that any alteration made after signing of an oath or declaration must be supported by a supplemental oath or declaration, under § 1.67, or must be initialized by said inventor and dated.

In response to the above noted deficiency, on December 19, 2008 Applicant's Australian representative, Lorne Wood-Roe, sent a letter, by registered mail, to non-signing inventor Igor Skryabin which enclosed a Supplemental Declaration, a copy of the November 20, 2008 Decision on Renewed Petition, a copy of the associated specification (published as WO2005/043632) and a stamped addressed envelope—see attached copy of the December 19, 2008 letter, the accompanying Supplemental Declaration as well as documentation concerning this registered mailing.

On January 6, 2009, Applicant's Australian representative, Lorne Wood-Roe, received an unsigned letter from Igor Skryabin –see attached copy thereof–which is dated 14 September 2007 but apparently is in response to the December 19, 2008 letter of Applicant's Australian

10/577,971

representative, Lorne Wood-Roe. This letter from Igor Skryabin, however, did not enclose the signed Supplemental Declaration. The Applicant interprets such action by inventor Igor Skryabin to be a refusal to sign the recently forwarded Supplemental Declaration that was enclosed and sent with the letter dated December 19, 2008.

If any further action is required on behalf of the Applicant so that this Renewed Petition Under 37 CFR 1.47(a) can be granted and this application can undergo substantive examination, please contact the undersigned to expedite the handling thereof. In view of the foregoing, the Applicant respectfully requests favorable reconsideration and granting of this Renewed Petition Under 37 CFR 1.47(a).

In the event that there are any fee deficiencies or additional fees are payable, please charge the same or credit any overpayment to our Deposit Account (Account No. 04-0213).

Respectfully submitted,

Michael J. Bujold, Reg. No. 32

Customer No. 020210 , Davis & Bujold, P.L.L.C. 112 Pleasant Street

Concord, NH 03301-2931 Telephone 603-226-7490 Facsimile 603-226-7499

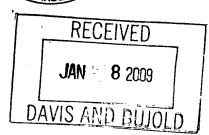
E-mail: patent@davisandbujold.com



BY REGISTERED MAIL

19 December 2008

Igor Skryabin 76 Schlich Street YARRALUMLA ACT 2600



Sulte 3. Level 1 20 George Street Hornsby NSW 2077 Sydney Australia P.O. Box 905 Hornsby NSW 2077

Ph: (61-2) 9476 0477 Fax: (61-2) 9987 2405 email@adamspluck.com.au

Dear Igor

United States Patent Application No. 10/577971
Sustainable Technologies International Pty Ltd
Multilayered photovoltalc device on envelope surface
Our Ref: 20240USP00:lwr/kl

You may recall that in recent times an inventor's Declaration form that you signed was rejected by the United States Patent Office because annotations had been made to the form that were undated. You then made further annotations to the form to date the change to you made and that form was submitted to the United States Patent Office.

The United States Patent Office has now rejected the most recently filed form on the grounds that the annotations were made to a copy of the form rather than the original. I attach a copy of a Decision on Renewed Petition dated 20 November 2008 which explains the position of the United States Patent Office.

I attach a replacement Declaration form. I also attach a copy of the patent specification WO2005/043632. Please sign and date it where indicated and return it to me in the enclosed stamped address envelope.

yours sincerely

Lonne Wood-Roe

Partner

lorne.wood-roe@adamspluck.com.au

Enc

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Declaration

Copy of Decision on Renewed Petition Copy of specification WO2005/043632

Fellows of the Institute of Patent and Trade Mark Attorneys of Australia

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ADAPLU POSAUS

DECLARATION

(Original, Design, National Stage of PCT, Supplemental)

As a below named inventor, I hereby declare that:

TYPE OF DECLARATION

This declaration	is of the following type: (check one applicable item below)
	original design supplemental
	National Stage of PCT divisional (see added page)
	continuation (see added page)
	continuation-in-part (see added page)

INVENTORSHIP IDENTIFICATION

My/our residence, post office address and citizenship is/are as stated below next to my/our name. I/We believe that the named inventor or inventors listed below is/are the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled:

TITLE OF INVENTION

MULTILAYERED PHOTOVOLTAIC DEVICE ON ENVELOPE SURFACE

SPECIFICATION IDENTIFICATION

r 3, 2004
own) and

ACKNOWLEDGMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR

I/We hereby state that I/we have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I/We acknowledge the duty to disclose to the United States Patent Office all information which is known to be material to patentability of this application as defined in § 1.56 of Title 37 of the Code of Federal Regulations.

PRIORITY CLAIM

I/We hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me/us on the same subject matter having a filing date before that of the application(s) of which priority is claimed.

EARLIEST FOREIGN APPLICATION(S), IF ANY FILED WITHIN 12 MONTHS
(6 MONTHS FOR DESIGN) PRIOR TO THIS U.S. APPLICATION

COUNT	RY	APPLICATION NO.	DATE OF FILING (day, month, year)	PRIORITY CLAIMED UNDER 37 USC 119
Australi		2003906026	November 3, 2003	■YES □NO
Australi		2003906361	November 19, 2003	■ YES □NO
Australi		2004903440	June 24, 2004	■ YES □NO
	Australian 2004905662		September 24, 2004	■ YES □NO
Australi	<u> </u>	200-100002		□YES □NO

ALL FOREIGN APPLI (6 MONTHS FO	CATION(S), IF ANY FILED MOR R DESIGN) PRIOR TO THIS U.S	E THAN 12 MONTHS . APPLICATION
□ I/We hereby claim the bapplication(s) listed below.	enefit, under 35 U.S.C. 119(e),	of any United States provisional
Application Number(s)	Filing Date (MM/DD/YY)	Additional provisional application numbers are listed on a supplemental priority data sheet PTO/SB/02B attached hereto.

DECLARATION

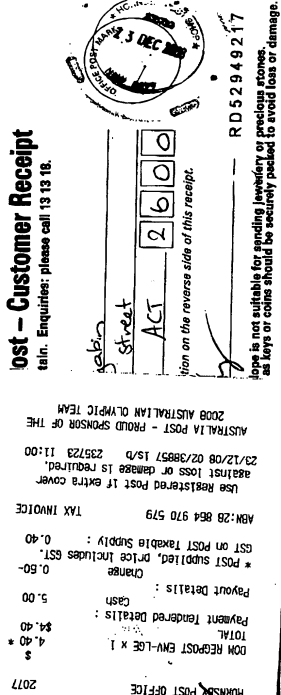
I/We hereby declare that all statements made herein of my/our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first joint inventor: Igor Lvovich SKRY	ABIN
Inventor's signature:	Date:
Post Office Address: 76 Schlich Street, Yarralumla, ACT 2600,	Australia
Residence: Same as Above	Country of Citizenship: AU

)

Full name of second joint inventor:	George PHANI	
Inventor's signature:		Date:
Post Office Address:		
Residence:		Country of Citizenship:
Full name of third joint inventor:	Sylvia Medlyn TULLOCH	
Inventor's signature:		Date:
Post Office Address:		
Residence:		Country of Citizenship:
Full name of fourth joint inventor:	Graeme Leslie EVANS	
Inventor's signature:		Date:
Post Office Address:		
Residence:		Country of Citizenship:
Full name of fifth joint inventor:	Ben JAUS	NIK
Inventor's signature:		Date:
Post Office Address:		
Residence:		Country of Citizenship:

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ADAMS PLUCK

Received (1997) Chambs - 6 JAN 2009

Adams Pluck
PO Box 905
HORNSBY NSW 2077



Dr Igor Skryabin 76 Schlich St, Yarralumla ACT 2600

Mr. L. Wood-Roe GPO Box 4164, Sydney NSW 2001

14 September 2007

Dear Mr. Wood-Roe, RE: your letter of 4 Sep 07

As you would, probably, appreciate I cannot entrust any document to anyone who knowingly and deliberately disrepute mc. I refer to the Statement of Facts prepared by you for the USPTO in relation to the US Patent Application No. 20060219289.

This Statement of Facts, supposedly based on your firsthand knowledge, suggests that:

- I was employed as an Intellectual Property Officer at STI;
- I was employed by S'I until November 2005;
- my employment with STI was terminated by STI in November 2005;
- the cause for that termination was my unacceptable work performance as a scientist and a manager;
- further, it reasonably infers that I was responsible for acts of omissions that were unacceptable in general respects and which cast doubt over my competence as a scientist and a manager;
- I ought not to be engaged by technology enterprises or institutions or trusted with development funds;
- I am perceived to be a trouble maker who should not be employed by technology enterprises and institutions and should not be trusted in business dealings.
- I am a non-singing inventor

It was your firsthand knowledge at the time of making this statements that none of these assertions were correct. The natural conclusion of your statement is that my ability to obtain suitable appointments and/or raise funds for technology development was severely compromised. You were not required at all to make any statement for the USPTO and it appears that the only reason to make and file this Statement of Facts was to disrepute me and damage my employment and business opportunities.

Further, even after receiving a letter from my solicitors that clearly reminded you the history of my involvement with STI, you filed an amendment that rectifies only some of the false and misleading statements and repeats the other false and misleading statements again.

As you know, letters in relation to the defamatory imputations arising from this statement were sent to Griffith Hack and Dyesol/STI requesting a public apology and rectification of the defamatory statement that still remains publicly available at the USPTO. No substantive reply was received.

I suggest that it is your ethical and professional responsibility to:

- (i) Apologise for your actions, and
- (ii) Submit a proper amendment to your statement, along with your apologies.

Yours sincerely,

Dr Igor Skryabin